## Third Paragraph, Section 3.5, Red Hill SOW, March 21, 2015:

Tanks which have not received BAPT, either as prescribed by the TUA Decision Document (or as amended under Section 3.7), or as a pilot program approved by the Regulatory Agencies to continue to be used as BAPT, shall be temporarily taken out of service by the Navy and DLA no later than twenty-two (22) years from the Effective Date of this AOC. Those tanks may only be returned to use when an approved BAPT, effective at the start of the budget planning cycle for each respective tank has been applied. If any BAPT decision requires military construction ("MILCON") funding, an extension of up to five (5) years may be granted by the Regulatory Agencies. The Navy and DLA shall make a good faith effort to comply with the original twenty-two (22) year deadline even if a MILCON funding request is required to meet any BAPT.

## Third Paragraph, Section 3.5, Red Hill SOW, as revised by Regulatory Agencies, March 27, 2015:

Notwithstanding any other provision of this AOC, tanks to which BAPT has not been successfully applied, as defined by either the approved TUA Decision Document (as may be amended and as approved under Section 3.7) or a pilot program approved by the Regulatory Agencies to continue to be used as BAPT (as provided in Section 3.6), shall be taken out of use, temporarily closed and emptied of all regulated substances no later than twenty-two (22) years from the Effective Date of this AOC unless an extension of time to implement BAPT has been granted pursuant to this section. The Navy and DLA shall make good faith efforts to meet this twenty-two (22) year deadline. The Regulatory Agencies may grant an extension, or series of extensions, of the twenty-two (22) year deadline, totaling no more than five (5) years, to allow additional time to apply BAPT during which time the Navy and DLA may continue to store regulated substances in tanks to which BAPT has not yet been applied. Upon the expiration of the twenty-two (22) year deadline and any extension(s) granted pursuant to this section, but no later than twenty-seven (27) years after the Effective Date of this AOC, all tanks to which BAPT has not been successfully applied as defined by the TUA Decision Document (as may be amended and as approved under Section 3.7) shall be taken out of use, temporarily closed and emptied of all regulated substances or permanently closed in a manner approved by the Regulatory Agencies. The provisions of this AOC shall not be deemed by the Regulatory Agencies to have been fully satisfied until the Navy and DLA have successfully applied BAPT as defined by the TUA Decision Document (as may be amended and as approved by Section 3.7) in all tanks which have not been permanently closed in a manner approved by the Regulatory Agencies.